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16	and Samsung Semiconductor, Inc.		
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18	IINITED STATES	DISTRICT COURT	
19	UNITED STATES	DISTRICT COURT	
	NORTHERN DISTRI	ICT OF CALIFORNIA	
20			
21	In re DYNAMIC RANDOM ACCESS	Master File No. M-02-1486 PJH	
22	MEMORY (DRAM) ANTITRUST LITIGATION	MDL No. 1486	
23		STIPULATION FOR EXTENSION OF	
24	This Document Relates To:	TIME TO ANSWER OR OTHERWISE	
	Civil Action No. 05-02472 [Petro Computer	RESPOND TO PLAINTIFFS' COMPLAINT AND ORDER	
25	Systems, Inc.]		
26		Date: N/A Time: N/A	
27		Judge: The Hon. Phyllis J. Hamilton	
21			
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W02-SF:5DS1\61467763.1 Master File No. M-02-1486 PJH

1	It is hereby stipulated and agreed among plaintiffs Petro Computer Systems, Inc.,		
2	Gary Petersen, Pamela Uglem, Dale Dickman, Michael Juetten, Blumenthal & Associates, Heather		
3	Delaney, Ben Stewart, Melissa Barron, Johnson & Jennings and G.C.A. Strategies, Inc. and		
4	defendants Micron Technology, Inc., Micron Semiconductor Products, Inc., Infineon		
5	Technologies AG, Infineon Technologies North America Corp., Hynix Semiconductor, Inc.,		
6	Hynix Semiconductor America, Inc., Samsung Electronics Co., Ltd., Samsung Semiconductor,		
7	Inc., Mosel Vitelic Corporation, Mosel Vitelic Incorporated, Nanya Technology Corporation,		
8	Nanya Technology Corporation USA, Winbond Electronics Corporation, Winbond Electronics		
9	Corporation America, Elpida Memory, Inc., Elpida Memory (USA) Inc. and NEC Electronics		
10	America, Inc. that defendants have until October 17, 2005 to answer or otherwise respond to .		
11	plaintiffs' Complaint.		
12	Defendants hereby agree that they will not assert any defense that may be available		
13	to them on the ground of possible insufficiency of service of process. No defendant waives, and		
14	each defendant expressly preserves, all other rights and defenses that might be available to it,		
15	including without limitation, any defense that might be available on grounds of lack of		
16	jurisdiction.		
17			
18	Dated: September <u>/6</u> , 2005		
19			
20	COOPER & KIRKHAM P.C.		
21	By: Josef D. Cooper Josef D. Cooper		
22	Tracy R. Kirkham		
23			
24	San Francisco, CA 94111		
25			
26	While the Complaint refers to "Mosel-Vitelic Corp." and "Mosel-Vitelic (USA) Inc.," there		
27	are no such entities. The domestic Mosel company is Mosel Vitelic Corporation and the foreign Mosel company is Mosel Vitelic Incorporated.		

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Case 4:02-md-01486-PJH Document 569 Filed 09/19/05 Page 6 of 6

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